## United States Bankruptcy Court Northern District of California, Oakland Division

IN RE: Cutliff, Michael Wade & Cutliff, Sharon Martin				Case No		
				Chapter 13		
		Debtor(s)				
		СНАРТ	ER 13 PLAN			
1.	The future earnings of the debtor.  Trustee the sum of \$ varies each Debtor(s) elect a voluntary version 125 payments of \$360.00 follows:	ch month for <u>60</u> months.		ntrol of the trus	stee, and the deb	tor(s) will pay to the
2.	From the payments received, th (a) On allowed claims for exper (b) On allowed secured claims,	nses of administration require	ed by 11 USC §	507.	Distribution Gui	delines as follows:
				confirmation	Post-	Estimated
	§ 506? Name <b>None</b>	Value of Collateral	Claim Amount	Adequate Protection	confirmation Payments	Mortgage Interest Rate Arrears (if specified)
	With respect to secured claims per \$506, valuation stated shall bind unless a timely objection to confirmation is filed. With respect to non \$506 secured claims as referenced in \$1325, the claim, to the extent allowed, shall control If an interest rate is not specified, 5/6% per month (10% per annum) will be paid. A secured creditor shall retain its lien until the earlier of the payment of the underlying debt determined under non-bankruptcy law or discharge under section \$1328.					
	the extent allowed otherwise un	der 11 U.S.C. § 1322(a)(4)	C § 507. Priority claims shall be paid in full except to ral unsecured claims will be paid <b>pro-tanto</b> %.			
3.	The following executory contracts are rejected. The debtor(s) waive the protection of the automatic stay provided in 11 U.S.C. § 362 to enable the affected creditor to obtain possession and dispose of its collateral without further order of the court. Any allowed unsecured claim for damages resulting from rejection will be paid under paragraph 2(d). <b>None</b>					
4.	The debtor(s) will pay directly to Name	he following fully secured c	reditors and less Monthly Pay			
	Chase Auto Chase Bank			80.75		
	Wells Fargo Bank N A Wells Fargo Bank N A		1,3	00.00 77.00 85.00		
5.	The date this case was confirmed will be the effective date of the plan.					
6.	The debtor(s) elect to have property of the estate revest in the debtor(s) upon plan confirmation. Once the property revests, the debtor(s) may sell or refinance real or personal property without further order of the court, upon approval of the Chapter 13 Trustee.					
7.	The debtor(s) further propose pursuant to 11 USC § 1322(b):					
	Debtors shall be surrendering	timeshare to creditor Sum	nmer Bay Reso	rts.		
Da	ted: November 12, 2012 /s/	Michael Wade Cutliff		/s/ Sharoi	n Martin Cutliff	
		Debtor			Debt	or
ver	We Richard Suh am/are legal coubatim replica of this N.D. Cal., Co. 77-1.					
- `				/s/ Richar		
					Attorney for	Debtor(s)